The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were—yeas 271, nays 156, not voting 8, as follows:

[Roll No. 418]

YEAS-271

Abercrombie Gekas Morella. Gibbons Aderholt Myrick Gilchrest Nethercutt Ney Northup Armey Gillmor Bachus Gilman Baird Goode Norwood Baker Goodlatte Nussle Ballenger Goodling Ose Barcia Gordon Oxley Barr Goss Packard Barrett (NE) Graham Pascrell Bartlett Granger Paul Bass Green (WI) Pease Bateman Greenwood Peterson (PA) Bereuter Gutknecht Petri Berkley Hall (TX) Phelps Biggert Pickering Hansen Bilbray Pickett Hastert Hastings (WA) Bilirakis Pitts Bishop Hayes Pombo Hayworth Blagojevich Porter Bliley Hefley Portman Pryce (OH) Blunt Herger Boehlert $Hill\ (MT)$ Quinn Radanovich Boehner Hilleary Bonilla Hobson Ramstad Bono Hoekstra Regula Boswell Holden Reynolds Boucher Holt Riley Brady (TX) Hooley Rogan Rogers Bryant Horn Hostettler Rohrabacher Burr Burton Houghton Ros-Lehtinen Hulshof Roukema Buyer Callahan Hunter Royce Ryan (WI) Calvert Hutchinson Camp Hyde Ryun (KS) Canady Inslee Salmon Cannon Isakson Sandlin Capps Istook Sanford Castle Jenkins Saxton Scarborough Chabot John Johnson (CT) Chambliss Schaffer Chenoweth-Hage Johnson, Sam Sensenbrenner Jones (NC) Clement Sessions Clyburn Kaptur Shadegg Coble Kasich Shaw Coburn Kelly Shays King (NY) Collins Sherwood Combest Kingston Shimkus Condit Knollenberg Shows Cook Kolbe Shuster Kuvkendall Costello Simpson Sisisky LaHood Cox Cramer Largent Skeen Crane Latham Skelton Cubin LaTourette Smith (MI) Smith (NJ) Cunningham Lazio Danner Leach Smith (TX) Davis (VA) Lewis (CA) Souder Deal Lewis (KY) Spence DeLav Linder Spratt DeMint Lipinski Stabenow Diaz-Balart LoBiondo Stearns Lucas (KY) Dickey Stump Doolittle Lucas (OK) Stupak Doyle Maloney (CT) Sununu Dreier Manzullo Sweenev Duncan Martinez Talent Dunn Mascara. Tancredo McCarthy (NY) Tauscher Ehlers Ehrlich McCollum Tauzin Taylor (NC) Emerson McCrery Terry McHugh English Thomas Etheridge McInnis Thompson (MS) Everett McIntosh Ewing Thornberry McIntyre Fletcher McKeon Thune Foley McKinney Tiahrt Toomey Forbes Metcalf Fossella Mica Traficant Miller (FL) Fowler Upton Franks (NJ) Miller, Gary Vitter Frelinghuysen Mink Walden Gallegly Moore Walsh

Ganske

Moran (KS)

Wamp

Watkins Watts (OK) Weldon (FL) Weldon (PA) Weller Whitfield Wicker Wilson Wise Wolf

Wu Young (AK) Young (FL)

NAYS-156

Ackerman Hall (OH) Oberstar Allen Hastings (FL) Obey Andrews Hill (IN) Olver Baldacci Hilliard Ortiz Baldwin Hinchey Owens Barrett (WI) Hinojosa Pallone Becerra Hoeffel Pastor Bentsen Hoyer Payne Jackson (IL) Berman Pelosi Berry Jackson-Lee Peterson (MN) Blumenauer (TX) Pomerov Jefferson Bonior Price (NC) Johnson, E. B. Borski Rahall Boyd Jones (OH) Rangel Brady (PA) Kanjorski Reyes Brown (FL) Kennedy Rivers Brown (OH) Kildee Rodriguez Kind (WI) Capuano Rothman Cardin Kleczka Roybal-Allard Carson Klink Rush Kucinich Clay Saho Clayton LaFalce Sanchez Convers Lampson Sanders Coyne Lantos Sawyer Crowlev Larson Schakowsky Cummings Lee Scott Levin Davis (FL) Serrano Davis (IL) Lewis (GA) Sherman DeFazio Lofgren Slaughter DeGette Lowey Snyder Delahunt. Luther Stark Maloney (NY) DeLauro Stenholm Deutsch Markey Strickland Dicks Matsui Tanner Dingell McCarthy (MO) Taylor (MS) Dixon McDermott Thompson (CA) Doggett McGovern Thurman McNulty Dooley Edwards Tiernev Meehan Towns Engel Meek (FL) Turner Udall (CO) Meeks (NY) Eshoo Menendez Evans Udall (NM) Farr Millender-Velazquez Fattah McDonald Filner Miller, George Visclosky Waters Ford Minge Frank (MA) Moakley Watt (NC) Frost Mollohan Waxman Weiner Geidenson Moran (VA) Gephardt Murtha Wexler Gonzalez Nadler Weygand Green (TX) Napolitano Woolsey Gutierrez Neal Wynn

NOT VOTING-8

Baca Cooksey Smith (WA)
Barton Kilpatrick Vento
Campbell Roemer

□ 1253

Ms. CARSON and Messrs. FARR of California, GEJDENSON, DICKS, THOMPSON of California and MINGE changed their vote from "yea" to "nay."

So the conference report was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

RECESS

The SPEAKER pro tempore (Mr. LaHood). Pursuant to clause 12 of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 12 o'clock and 54 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 1339

AFTER RECESS

The recess having expired, the House was called to order by the Speaker protempore (Mr. LATOURETTE) at 1 o'clock and 39 minutes p.m.

PROVIDING FOR CONSIDERATION OF H.R. 4871, TREASURY AND GENERAL GOVERNMENT APPRO-PRIATIONS ACT, 2001

Mr. LINDER. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 560 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 560

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4871) making appropriations for the Treasury Department, the United States Postal Service, the Executive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2001, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. After general debate the bill shall be considered for amendment under the fiveminute rule. Points of order against provisions in the bill for failure to comply with clause 2 of rule XXI are waived except as follows: page 62, line 17, through page 63, line 2. During the consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 8 of rule XVIII. Amendments so printed shall be considered as read. The Chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Georgia (Mr. LINDER) is recognized for 1 hour.

Mr. LINDER. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Ohio (Mr. HALL), pending which I